REMARKS

The first paragraph of the application has been amended to reference co-pending reissue application No. 10/342,217 in the first sentence, pursuant to 37 C.F.R. § 1.177. As requested by the Examiner, the continuing information section has also been amended to reference co-pending reissue application 09/820,734, which shares a common grandparent with the present application.

Entry of the foregoing Supplemental Amendment is respectfully requested to re-enter text that was apparently inadvertently cancelled by a Supplemental Amendment dated July 10, 2003, when an incorrect insertion point was given for an amended paragraph bridging columns 7 and 8. Please note that no change has been made to column 7 of the patent at any time during prosecution of this reissue application and therefore no bracketing, strikethrough or underlining appears in the above replacement text of column 7, pursuant to 37 C.F.R. § 1.173(g).

Claim 8 was entered in an amendment dated August 28, 2002. Applicant submits herewith a revised "Claims" section of that amendment, which shows all of the claims of the present application (claims 1, 2 and 8), with the new claim (claim 8) underlined, which is the format pursuant to 37 C.F.R. § 1.173(g). This paper is attached at **Tab B**, responsive to the Examiner's objection number 3. The amendment is not being "resubmitted" as it was already entered.

An executed revised Reissue Declaration is being submitted concurrently herewith, and is attached hereto at **Tab C**.

Entry of the foregoing Supplemental Amendment, and entry of the supporting documents attached hereto is respectfully requested. There being no further issues, applicant respectfully requests that the application be passed to issue.

Applicants' undersigned attorney may be reached in our New York office by telephone at (212) 218-2100. All correspondence should continue to be directed to our below listed address.

Respectfully submitted,

an Mec

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